

**In the United States Court of Federal Claims**

No. 16-1647

(Filed: 27 June 2024)

NOT FOR PUBLICATION

\*\*\*\*\*

MYNETTE TECHNOLOGIES, INC.  
and STEVEN M. COLBY,

Plaintiffs,

v.

THE UNITED STATES,

Defendant,

GEMALTO, INC.,

Third-Party Defendant,

and

IDEARIA IDENTITY & SECURITY  
USA, LLC,

Third-Party Defendant.

\*\*\*\*\*

**ORDER**

On 27 June 2025, the parties filed a joint motion to stay proceedings, requesting “a stay of all proceedings in this case to allow the [g]overnment to seek approval of [p]laintiffs’ formal settlement offer” within the Department of Justice. Joint Mot. for Stay Pending Approval of Settlement Offer at 1, ECF No. 207. Per the parties, “[p]laintiffs sent the [g]overnment a formal settlement offer [on 27 June 2025], and the Director of the Intellectual Property Section of the Department of Justice intends to recommend that plaintiffs’ offer should be accepted.” *Id.* Further, the parties noted “[a]ll Third Party Defendants (Idemia and Thales) agree with the settlement offer.” *Id.*

The Court accordingly **GRANTS** the parties’ Joint Motion Stay Pending Approval of Settlement Offer, ECF No. 207, for good cause shown. The Court **STAYS** this case pending a future order from the Court. The parties **SHALL FILE** a joint status report (“JSR”) every 90 days, with the first JSR due on **29 September 2025**, apprising the Court of the status of their settlement efforts and results.

**IT IS SO ORDERED.**

/s/ Ryan T. Holte  
RYAN T. HOLTE  
Judge